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6 Attorneys for Plaintiffs  
7 TINAMARIE FATIAH AL-NAJJAR, on behalf of  
herself and all others similarly situated

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12 Attorneys for Defendants

14  
15 UNITED STATE DISTRICT COURT  
16 CENTRAL DISTRICT OF CALIFORNIA

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18 TINAMARIE FATIAH AL-NAJJAR,  
on behalf of herself and others similarly  
situated,

19 Plaintiffs,

Case No. 2:17-cv-06166-PSG-FFM  
ORDER ON  
**JOINT STIPULATION FOR  
DISMISSAL OF ENTIRE CIVIL  
ACTION**

20 vs.

21  
22 KINDRED HEALTHCARE  
OPERATING, INC., et al.

23 Defendants.

1 It is hereby stipulated by and between Plaintiff, Tinamarie Fatiah Al-Najjar  
2 (“Plaintiff”), and Defendants, Kindred Healthcare Operating, Inc., Medical Hill  
3 Rehab Center, LLC dba Kindred Nursing and Rehabilitation – Medical Hill, Care  
4 Center of Rossmoor LLC dba Kindred Transitional Care and Rehabilitation –  
5 Walnut Creek, and Southern California Specialty Care, Inc. dba Kindred Hospital  
6 – La Mirada (“Defendants”), through their counsel of record, and pursuant to  
7 Federal Rule of Civil Procedure 41(a)(1)(A), that Plaintiff hereby dismisses all  
8 individual claims against Defendants with prejudice and dismisses her  
9 representative action and class allegations against Defendants without prejudice,  
10 with each party to bear her/its own costs and attorneys’ fees to achieve the  
11 dismissal.

12 DATED: July 17, 2018

THE NOURMAND LAW FIRM, APC

13  
14 By: /s/ Michael Nourmand  
Michael Nourmand, Esq.  
15 James A. De Sario, Esq.

16 Attorneys for Plaintiff  
17 TINAMARIE FATIAH AL-NAJJAR

18 DATED: July 17, 2018

LITTLER MENDERSON, P.C.

19 By: /s/ Elizabeth Staggs Wilson  
Elizabeth Staggs Wilson, Esq.

20 Attorneys for Defendants

21 **ATTESTATION**

22 Pursuant to Civil Local Rule 5-4.3.4(a)(2), the filer of this document attests  
23 that concurrence in the filing of this document has been obtained from the other  
24 signatory above.

25 Dated: July 17, 2018

26 /s/ Elizabeth Staggs Wilson  
Elizabeth Staggs Wilson

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